

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mark Schenkman 964 Concord Way Neshanic Station, NJ 08807

JUL 1 2 2002

RE:

MUR 5279

Bill Bradley for President, Inc.

Dear Mr. Schenkman:

On June 26, 2002, the Federal Election Commission found that there is reason to believe you violated 2 U.S.C. § 441f and 11 C.F.R. § 110.4(b)(1)(iv), provisions of the Federal Election Campaign Act of 1971, as amended ("the Act") and Commission regulations. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information.

You may submit any factual or legal materials that you believe are relevant to the Commission's consideration of this matter. Please submit such materials to the General Counsel's Office within 15 days of your receipt of this letter. In addition, please complete and return the enclosed questionnaire within 15 days. Where appropriate, statements should be submitted under oath. In the absence of additional information, the Commission may find probable cause to believe that a violation has occurred and proceed with conciliation.

If you are interested in pursuing pre-probable cause conciliation, you should so request in writing. See 11 C.F.R. § 111.18(d). Upon receipt of the request, the Office of the General Counsel will make recommendations to the Commission either proposing an agreement in settlement of the matter or recommending declining that pre-probable cause conciliation be pursued. The Office of the General Counsel may recommend that pre-probable cause conciliation not be entered into at this time so that it may complete its investigation of the matter. Further, the Commission will not entertain requests for pre-probable cause conciliation after briefs on probable cause have been mailed to the respondent.

Requests for extensions of time will not be routinely granted. Requests must be made in writing at least five days prior to the due date of the response and specific good cause must be demonstrated. In addition, the Office of the General Counsel ordinarily will not give extensions beyond 20 days.

If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address, and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

This matter will remain confidential in accordance with 2 U.S.C. §§ 437g(a)(4)(B) and 437g(a)(12)(A), unless you notify the Commission in writing that you wish the investigation to be made public.

For your information, we have enclosed a brief description of the Commission's procedures for handling possible violations of the Act. If you have any questions, please contact Albert Veldhuyzen or Michelle E. Abellera, the attorneys assigned to this matter, at (202) 694-1650.

Sincerely,

Karl'J. Sandstrom Vice Chairman

Enclosures
Factual and Legal Analysis
Procedures
Designation of Counsel Form
Questionnaire

FEDERAL ELECTION COMMISSION
FACTUAL AND LEGAL ANALYSIS

RESPONDENT:

Mark Schenkman

MUR: 5279

I. GENERATION OF MATTER

This matter was generated by an audit of Bradley for President, Inc. ("Committee") and Theodore V. Wells, as treasurer, undertaken in accordance with 26 U.S.C. § 9038(a).

II. FACTUAL AND LEGAL ANALYSIS

A. Law

The Federal Election Campaign Act of 1971, as amended (the "Act"), provides that no person shall make a contribution in the name of another person or knowingly permit his name to be used to effect such a contribution, and no person shall knowingly accept a contribution made by one person in the name of another. 2 U.S.C. § 441f. See also 11 C.F.R. § 110.4(b)(1).

B. Contribution in the Name of Another

The Committee received 40 business checks totaling \$40,000 on June 22, 1999. The checks were written on the accounts of 40 different business entities and attributed to 39 individuals. A contribution schedule provided by the Committee listed all the contributors as partners in various "partnerships;" the schedule listed the names of the partnerships, the contributing partner and the address of the partnership. All of the partnerships have the same address: 26 Columbia Turnpike, Florham Park, NJ. This address is the corporate headquarters of Kushner Companies, a business owned and chaired by Charles Kushner. Mr. Kushner has been identified as an officer/director of Q.E.M. Associates.

Dun and Bradstreet reports indicate that Kushner Companies is involved in approximately 100 locations. These properties appear to be managed by partnerships or limited liability companies in which Kushner Companies is the general partner.

One of the contributions (check #6517 written for \$1,000) was attributed to Mark

- 2 Schenkman as a partner of Q.E.M. Associates. However, there is no evidence to confirm that
- 3 Mr. Schenkman is a partner in Q.E.M. Associates or that Mr. Schenkman's individual
- 4 partnership account was charged.² The Commission attempted to verify the status of Q.E.M.
- 5 Associates through Dun and Bradstreet and the New Jersey Secretary of State. There was no
- 6 evidence that Mr. Schenkman was a "partner" of Q.E.M. Associates.
- 7 An examination of all 40 contribution checks indicates that they were mass-produced and
- 8 originated from a single corporate source. The accountholder's name, bank routing numbers and
- 9 other notations all appear to be printed in the same type as the payee and amount information.
- All but three checks contained the same typographical error. The fundraiser's name, Sapoch, was
- spelled incorrectly in the payee line ("Japoch"). All of the checks were drawn on accounts held
- at two different banks, Norcrown Bank and Valley National Bank. Norcrown Bank is part of the
- 13 Kushner group of businesses. Lastly, all the checks appear to have been signed by the same
- person. Although not legible, the signatures on the checks appear very consistent.³ Given the
- likelihood that the checks were signed by Mr. Kushner and originated from Kushner Companies
- and given the absence of evidence that the partners of the various partnerships intended to make
- contributions, the Office of General Counsel believes that Kushner Companies and/or Mr.
- 18 Kushner were the true source of the contributions.
- 19 Given Kushner Companies and Mr. Kushner's control over Q.E.M. Associates and other
- 20 partnerships, Mr. Kushner's relation to other named contributors, and the fact that the

The Committee sent follow-up letters to determine the eligibility of the contributions for matching funds. Only 4 of the 39 contributors replied to the Committee's request for verification. Mr. Schenkman did not reply.

A comparison of the check signatures with Mr. Kushner's signature as displayed on the Kushner Companies' website suggests that the signatures may have originated from the same person.

Factual and Legal Analysis—MUR 5279 Mark Schenkman Page 3

- 1 contributions appear to be signed by the same individual, were written for the same amount, and
- delivered on the same day, it is likely that contributions were made in the name of another.
- 3 Furthermore, Mr. Schenkman made contributions to other federal campaign committees under
- 4 similar circumstances. The presence of this bundling pattern of contributions suggests that Mr.
- 5 Schenkman may have allowed his name to be used to effect contributions in the name of another.
- 6 Accordingly, the Commission found reason to believe that Mark Schenkman violated 2 U.S.C.
- 7 § 441f and 11 C.F.R. § 110.4(b)(1)(iv).



Questionnaire in Matter Under Review 5279Mark Schenkman

Questionnaire Instructions

Pursuant to 2 U.S.C. § 437g, the Federal Election Commission is investigating contributions to the Bill Bradley for President, Inc. ("Bradley Committee") during the 2000 presidential primary election campaign. The Commission has obtained documents that appear to show that you made a \$1,000 partnership contribution to the Bradley Committee on June 16, 1999 by check number 6517. A copy of check number 6517 is attached for your review.

Please answer the following questions by checking the appropriate boxes or filling in the blank-lines. Please review your answers to ensure they are accurate and complete. For all questions that call for a description or explanation, attach additional sheets if necessary. Please submit the questionnaire to the General Counsel's Office within 15 days of receipt.

1.	What is your occupat	tion?	•	
2.	Please provide your	employer's	address.	
3.		· <u>-</u>	nip contribution to the B	radley Committee with chec
		Yes		No
4.	Did you consent to t	the \$1,000 pa	artnership contribution?	
		Yes		No
5.	a. When did you co	nsent to the	\$1,000 partnership contr	ribution?
	b. How did you co	nsent to the	\$1,000 partnership contr	ibution?

	c.	Who did you con	mmunicate your consent t	o?	
	d.	Did anyone ackr	nowledge your consent? I	Please name	the individual(s).
	e.	When was your	consent acknowledged?		
		·			·
			· · ·		
1.	Ar	e you a partner of	Q.E.M. Associates?		
			Yes		No
5.		hat is your partne E.M. Associates?	rship status? Are you a lir	mited partner	or a general partner of
			Limited Partner		General Partner
3.	Ple	ease describe the	structure and status of Q.I	E.M. Associa	ates:
	a.	How many limit	ted partners does Q.E.M.	Associates h	ave?
	b.	Please list the li	mited partners of Q.E.M.	Associates.	
				· ·	
	c.	Please list the g	eneral partners of Q.E.M.	Associates.	
			-		

	d.	When was Q.E.M. Associates created?
	e.	What is the relationship between Q.E.M. Associates and Kushner Companies?
9.	Ple	ease describe your involvement and participation in Q.E.M. Associates:
	a.	When did you become a partner of Q.E.M. Associates?
	b.	What was the percentage of your ownership interest when you joined Q.E.M. Associates?
	c.	What was the percentage of your ownership interest in Q.E.M. Associates on June 16 1999?
	d.	What is the percentage of your current ownership interest in Q.E.M. Associates?
	e.	Please list any limitation or restrictions on your use of funds in the Q.E.M. Associate account.

f.	Are you er	nployed	by Q.E.M. Ass	sociates?		
			Yes			No
g.	Are you ar	n office	of Q.E.M. Ass	ociates?		
			Yes			No
h.	. Please des Q.E.M. As	•	• , ,	nd responsibili	ties as	an employee or officer of
					- 17	
	How did you committee?	submit	your \$1,000 co	ntribution with	check	number 6517 to the Bradle
_						
	Did you auth Committee?	orize th	e \$1,000 contrib	oution with che	ck nun	nber 6517 to the Bradley
		□ .	Yes			No
	Did funds for ank account			n with check n	umber	6517 originate from a
	um uoooum		Yes			No
					number	6517 originate from a
p	ersonai partr	iersnip	nterest that you Yes	control?		No
			entation showin interest was ch		nk acco	ount was debited or your
15. a	a. Does Q.E.	.M. Ass	ociates organize	e a political co	ntributi	on plan for its members?
			Yes			No
ł	o. Please des	scribe th	e contribution p	olan.		
					····	

-							
		ease describe in fi Bradley Commit	ull each perso	on's involvem			of your contribution to
18.	a.	Did anyone associate contribution to the	-		ates encour	age yo	u to make a
			Yes			No	
	b.	Please list the ind	lividuals and	describe the	circumstanc	es.	
19.	a.	Did anyone associate to the		-	anies enco	ırage y No	ou to make a
	b.	Please list the in	dividuals and	l describe the	circumstan	ces.	
		<u></u>					
20.	A	re you a member	of any other p	partnerships?			
			Yes			No	(If you answered "no," please proceed to question 34.)
21	P	lease list all the pa	artnerships, o	ther than Q.E	.M. Associa	ates, to	which you belong.

 						
3. What is y	our owners	ship interest	in each parti	nership?		
	he relations Companies'		n those other	partnerships	to whi	ch you belong and
5. Have you		tributions to	o federal com	ımittees as a p	artner	of these other
		Yes			No	(If you answered "no please proceed to question 34.)
			the contribut		e as a j	partner of other
Committe	ee:			•		·
Partne	ership:			Date: _		Amount:
7. a. Do th	e partnersh	ips organize	e political co	ntribution pla	ns for	its members?
		Yes			No	(If you answered "no please proceed to question 30.)
b. Please	describe th	e contributi	on plan.			

28.	As a partner, did yo	u agree to make	political contrib	outions	throu	igh a plan?
		Yes			No	(If you answered "no," please proceed to question 30.)
29.	When did you agree	e to participate in	such a plan?			
	For each of the aboto the respective cor		please indicate	how y	ou su	bmitted the contributions
	Please list all other committees. Please	•	•	_		
32.	a. Did anyone asso to the federal con		eartnerships enc	ourage	you t	to make contributions
	b. Please list the inc	dividuals and des	scribe the circu	mstanc	es.	
33.	a. Did anyone asso to the federal con		ner Companies	encou	rage y	ou to make contributions
		Yes			No	
	b. Please list the in	ndividuals and de	escribe the circu	ımstan	ces.	
			-			

34	a. Did anyone associated with Kingson, reimbers enemia or for fundraising activities on behalf	vors as a conseque	ence o	f your contributions to or
	Yes			No
	k. Please list the individuals and o	describe the circur	nstano	ces.
	:			
35.	What is your relationship to Kusl	nner Co mpanies?		
36.	Have you ever been employed by	/Kushn er Compar	nies?	
	□ Yes			No
30.	Press provide the length of your		ssocia	tion with Kushner Companies
. •				
33	Please describe any other fundral Kasher Companies a a sociate soliciting contributions; suggesting tollecting and forwarding contributions related collecting and horwarding of contributions and functions related collecting are horwarding of contributions.	ed paranerships. " ag or requesting the outions. "Pundraisi as other events in	Fundrat a coing act	raising activity" includes ontribution be made; making, tivity" also includes meetings,
			•	

Pursuant to 28 U.S.C. § 1746, I, I foregoing is true and correct and		· -	
		day of	
	Signature:_		
•	Date:		
We may wish to speak with you the best time during normal busing Telephone Number:	ness hours for u	s to call.	
Please call between:	·		•

Mail to all federal agencies in Washington, DC is irradiated against anthrax and other biological hazards. This has resulted in substantial delays in delivery. For this reason, we ask that you also fax a copy of your response to us at (202) 219-1043 or scan it and email it to Albert Veldhuyzen at aveldhuyzen@fec.gov.

If you have any questions, you may call the FEC attorneys assigned to this matter, Albert Veldhuyzen and Michelle Abellera, at (202) 694-1650 or (800) 424-9530.

THANK YOU FOR YOUR ASSISTANCE.

O.E.M. ASSOCIATES LP, 26 COLUMBIA TURNPIKE FLORHAM PARK NJ 07932

VALLEY NATIONAL BANK
73 S. LIVINGSTON AVE
LIVINGSTON, NJ 07039

55-138/212 CHECK NO. 6517

DATE 06/16/99

.

AHOUNT \$****1,000.00

PAY EXACTLY ONE THOUSAND DOLLARS AND NO CENTS

BILL BRADLEY PRES EXPL COMMITT C/O BETTY W. JAPOCH

Q.E.M. CORP

C/O BETTY W. JAPOCH
4 HAWTHORNE AVENUE
PRINCETON NJ 08540

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AUTHORIZED SIGNATURE

PAY TO THE ORDER

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